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17	Corporation	
18	UNITED STATES D	DISTRICT COURT
10	DISTRICT O	F NEVADA
19		
20		Case No. 2:10-cv-00106-LRH-PAL
20	ORACLE USA, INC., a Colorado corporation;	Case No. 2.10-ev-00100-ERH-LAE
21	ORACLE AMERICA, INC. a Delaware	PLAINTIFFS ORACLE USA, INC.,
22	corporation; and ORACLE INTERNATIONAL CORPORATION, a California corporation,	ORACLE AMERICA, INC., AND ORACLE INTERNATIONAL
22	CORFORATION, a Camornia corporation,	CORPORATION'S MOTION TO SEAL
23	Plaintiffs,	THEIR SUPPLEMENTAL FILING IN
24	v.	RESPONSE TO CERTAIN
24	RIMINI STREET, INC., a Nevada corporation;	DEMONSTRATIVES RECEIVED AFTER FILING THE MOTION TO
25	SETH RAVIN, an individual,	EXCLUDE AT DOCKET NO. 823
26	Defendants.	Judge: Hon. Larry R. Hicks
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<i>41</i>		
28		Case No. 2:10-cv-00106-LRH-PAL
		Case 110. 2.10-CV-00100-LKH-FAL

1	Pursuant to the May 21, 2010 Stipulated Protective Order governing confidentiality of
2	documents entered by the Court, Dkt. 55 ("Protective Order"), and Rules 5.2 and 26(c) of the
3	Federal Rules of Civil Procedure, Plaintiffs Oracle USA, Inc., Oracle America, Inc., and Oracle
4	International Corporation (together "Oracle" or "Plaintiffs") respectfully request that the Court
5	order the Clerk of the Court to file under seal an unredacted copy of Oracle's supplement the
6	Motion to Exclude the Deposition Testimony of Paul Simmons and the Testimony, in Part, of
7	Brooks Hilliard (Dkt. No. 823) ("Supplement") and Exhibit 1 to the declaration of Kieran P.
8	Ringgenberg filed in support of the Supplement ("Declaration"). Unredacted copies of the
9	Supplement and Declaration were lodged under seal with the Court on September 27, 2015.
10	Sealing of the Supplement, and Exhibit 1 to the Declaration is requested because the
11	redacted portions of it contain information that third-party CedarCrestone, Inc. has designated as
12	"Highly Confidential Information – Attorneys' Eyes Only" under the terms of the Protective
13	Order. The Protective Order states, "Counsel for any Designating Party may designate any
14	Discovery Material as 'Confidential Information' and 'Highly Confidential Information –
15	Attorneys' Eyes Only' under the terms of this Protective Order only if such counsel in good faith
16	believes that such Discovery Material contains such information and is subject to protection
17	under Federal Rule of Civil Procedure 26(c). The designation by any Designating Party of any
18	Discovery Material as 'Confidential Information' or 'Highly Confidential Information –
19	Attorneys' Eyes Only' shall constitute a representation that an attorney for the Designating Party
20	reasonably believes there is a valid basis for such designation." Protective Order \P 2.
21	For sealing requests relating to non-dispositive motions, such as this, the presumption of
22	public access to court filings may be overcome by a showing of good cause under Rule 26(c).
23	See Pintos v. Pacific Creditors Ass'n, 605 F.3d 665, 678 (9th Cir. 2010); Kamakana v. Honolulu,
24	447 F.3d 1172, 1179 (9th Cir. 2006). Third-party CedarCrestone has identified the information
25	redacted in the Supplement, and Exhibit 1 to the Declaration as Highly Confidential, and
26	therefore third-party CedarCrestone has represented that good cause exists for sealing those
27	portions of the documents. This is a sufficient showing of good cause to permit a sealing order
28	on a non-dispositive motion. See, e.g., Pac. Gas & Elec. Co. v. Lynch, 216 F. Supp. 2d 1016,

1	1027 (N.D. Cal. 2002).		
2			
3	TESTIMONY AND DOCUMENTS DESIGNATED AS HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY		
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5	Third-party CedarCrestone has designated the following materials cited or referred to in		
6	Oracle's Supplement and Exhibit 1 to the Declaration as Highly Confidential – Attorneys' Eyes		
7	Only:		
8	DECL. CONF. DESCRIPTION DESIGN		
9	Design. Demonstrative regarding CedarCrestone, Inc. including Highly		
10	deposition of Paul Simmons taken on December 1, 2011 Confidential (by Third-Party		
11	CedarCrestone)		
12	For the foregoing reasons, Oracle respectfully requests that the Court find that good cause		
13	exists to file under seal the unredacted copy of the Supplement and Exhibit 1 to the Declaration,		
14	and to issue an order sealing the same.		
15	DATED: September 27, 2015 BOIES SCHILLER & FLEXNER LLP		
16			
17	By: /s/ Kieran P. Ringgenberg		
18	Kieran P. Ringgenberg Attorneys for Plaintiffs		
19	Oracle USA, Inc., Oracle America, Inc., and Oracle International Corp.		
20	and Oracle international Corp.		
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40	2 Case No. 2:10-cv-00106-LRH-PAL		

1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that on the 27th day of September, 2015, I electronically transmitted the
3	foregoing PLAINTIFFS ORACLE USA, INC., ORACLE AMERICA, INC., AND
4	ORACLE INTERNATIONAL CORPORATION'S MOTION TO SEAL THEIR
5	SUPPLEMENTAL FILING IN RESPONSE TO CERTAIN DEMONSTRATIVES
6	RECEIVED AFTER FILING THE MOTION TO EXCLUDE AT DOCKET NO. 823 to the
7	Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic
8	Filing to all counsel in this matter; all counsel being registered to receive Electronic Filing.
9	/ / W: D. D. L
10	<u>/s/ Kieran P. Ringgenberg</u> Kieran P. Ringgenberg
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28	Case No. 2:10-cv-00106-LRH-PAL